REMARKS

This is to acknowledge that Claims 16 and 17 were merely objected to as

depending from rejected claims. By this response, however, each of those claims has been

amended to independent form, wherefore they are believed to be in condition for

allowance. In this regard, it is pointed out that the term "each pixel" has been deleted from

the original language of Claims 16 and 17 because those terms incorrectly required that the

capacitors and switches referred to in those original claims were provided in each pixel

whereas such capacitors and switches are connected to a plurality of pixels, as illustrated,

for example, in Fig. 13 of the drawings.

In addition, Claims 18 and 19 have now been amended to depend from

allowable Claim 16 and new Claims 25 and 26, which are similar to Claims 18 and 19,

have been added and depend from allowable Claim 17.

For these various reasons, Applicants respectfully solicit the issuance of a

formal Notice of Allowance in this application.

Applicant's undersigned attorney may be reached in our New York office by

telephone at (212) 218-2100. All correspondence should continue to be directed to our

below listed address.

Respectfully submitted,

Attorney for Applicant

John A. Krause

Registration No. 24,613